PATENT COOPERATION TREATY From the INTERNATIONAL BUREAU To:

NOTIFICATION OF THE RECORDING OF A CHANGE

(PCT Rule 92bis.1 and Administrative Instructions, Section 422)

SCHÄFERJOHANN, Volker
Deutsche Thomson-Brandt GmbH
European Patent Operations
Karl-Wiechert-Allee 74
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ALLEMAGNE

Administrative instructions, section 4227	30625 Hannover ALLEMAGNE
Date of mailing (day/month/year)	1.333.33.33
06 août 2001 (06.08.01)	
Applicant's or agent's file reference	INADORTANT NOTIFICATION
PD990068	IMPORTANT NOTIFICATION
International application No.	International filing date (day/month/year)
PCT/EP00/09311	23 septembre 2000 (23.09.00)
The following indications appeared on record concerning:	
X the applicant the inventor	the agent the common representative
Name and Address	State of Nationality State of Residence
DEUTSCHE THOMSON-BRANDT GMBH	DE DE
Hermann-Schwer-Str. 3 78048 Villingen-Schwenningen	Telephone No. +49 511 418 0
Germany	Facsimile No.
	+49 511 418 2811
	Teleprinter No.
2. The International Bureau hereby notifies the applicant that the	ne following change has been recorded concerning:
X the person X the name X the add	ress X the nationality X the residence
Name and Address	State of Nationality State of Residence
THOMSON LICENSING S.A.	FR FR
46, quai A. Le Gallo F-92100 Boulogne-Billancourt	Telephone No. 33 1 41 86 52 73
France	Facsimile No.
	33 1 41 86 56 34
	Teleprinter No.
3. Further observations, if necessary:	
4. A copy of this notification has been sent to:	
X the receiving Office	the designated Offices concerned
the International Searching Authority	X the elected Offices concerned
X the International Preliminary Examining Authority	other:
	Authorized officer
The International Bureau of WIPO 34, chemin des Colombettes	Beate Giffo-Schmitt
1211 Geneva 20, Switzerland	

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

kul

PATINT COOPERATION TREAT

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

FIOIII	LIIE	11.4.1	CITIA	~ I II	CIAL	'L	וטט	ILA
To:								

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS JUNIS DIAMERIQUE

Date of mailing (day/month/year) 07 June 2001 (07.06.01)	in its capacity as elected Office
International application No. PCT/EP00/09311	Applicant's or agent's file reference PD990068
International filing date (day/month/year) 23 September 2000 (23.09.00)	Priority date (day/month/year) 27 September 1999 (27.09.99)
Applicant	
WEITBRUCH, Sébastien et al	· · · · · · · · · · · · · · · · · · ·

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	19 April 2001 (19.04.01)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not •
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under
	Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland **Authorized officer**

J. Leitao

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

PATENT COOPERATION TREATY PCT



INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	(Form PCT/ISA/2	of Transmittal of International Search Report 220) as well as, where applicable, item 5 below.
PD990068 International application No.	ACTION International filing date (day/month/year)	(Fordingt) Delayth, Date (day/manth trans)
	international filing date (day/monitoyear)	(Earliest) Priority Date (day/month/year)
PCT/EP 00/09311	23/09/2000	27/09/1999
Applicant DEUTSCHE THOMSON-BRANDT G	МВН	
This International Search Report has bee according to Article 18. A copy is being tra	n prepared by this International Searching Aut ansmitted to the International Bureau.	hority and is transmitted to the applicant
	of a total of sheets. a copy of each prior art document cited in this	report.
1. Basis of the report		
	international search was carried out on the balless otherwise indicated under this item.	sis of the international application in the
the international search w Authority (Rule 23.1(b)).	ras carried out on the basis of a translation of t	he international application furnished to this
was carried out on the basis of the		nternational application, the international search
	ernational application in computer readable for	n.
	this Authority in written form.	
	this Authority in computer readble form.	
	osequently furnished written sequence listing d is filed has been furnished.	loes not go beyond the disclosure in the
the statement that the info furnished	ormation recorded in computer readable form i	s identical to the written sequence listing has been
2. Certain claims were fou	nd unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	
4. With regard to the title,		
X the text is approved as su	bmitted by the applicant.	
the text has been establis	hed by this Authority to read as follows:	
		•
5. With regard to the abstract,		
the text is approved as su	, ,,	
	thed, according to Rule 38.2(b), by this Authoric e date of mailing of this international search rep	
6. The figure of the drawings to be publ	ished with the abstract is Figure No.	12
as suggested by the appli		None of the figures.
because the applicant fail		
because this figure better	characterizes the invention.	

PCT 00/09311

A. CLASSIFICATION OF SUBJECT MATTER
IPC 7 G09G3/28

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7-6096-606T

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Х	EP 0 893 916 A (MATSUSHITA) 27 January 1999 (1999-01-27) abstract column 4, line 49 -column 5, line 33	1,4,7
Α	column 12, line 3 -column 16, line 22 column 20, line 56 -column 21, line 21	2-7
Α	US 5 109 425 A (LAWTON) 28 April 1992 (1992-04-28) abstract column 3, line 50 -column 4, line 4 column 5, line 10 - line 51 column 10, line 34 -column 11, line 38 column 12, line 14 - line 63; figure 6/	1

Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
 Special categories of cited documents: 'A' document defining the general state of the art which is not considered to be of particular relevance 'E' earlier document but published on or after the international filing date 'L' document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) 'O' document referring to an oral disclosure, use, exhibition or other means 'P' document published prior to the international filing date but later than the priority date claimed 	 *T* later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention *X* document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone *Y* document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. *&* document member of the same patent family
Date of the actual completion of the international search	Date of mailing of the international search report
17 January 2001	24/01/2001
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2	Authorized officer
NL – 2280 HV Rijswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo ni, Fax: (+31–70) 340–3016	O'Reilly, D

Form PCT/ISA/210 (second sheet) (July 1992)

1

International Application No
PCT 00/09311

		PC1 00/	709311
	ation) DOCUMENTS CONSIDERED 3E RELEVANT		
Category °	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
A	ZHU Y -W ET AL: "15.3: A MOTION-DEPENDENT EQUALIZING-PULSE TECHNIQUE FOR REDUCTING GRAY-SCALE DISTURBANCES ON PDPS" SID INTERNATIONAL SYMPOSIUM DIGEST OF TECHNICAL PAPERS, US, SANTA ANA, SID, vol. 28, 13 May 1997 (1997-05-13), pages 221-224, XP000722692 ISSN: 0097-966X cited in the application page 222, right-hand column, line 6 -page 223, left-hand column, line 16; figures 4,5; table 2		Relevant to claim No.
		·	

1

Information on patent family members

International Application No
PCT 00/09311

Patent document cited in search repor	rt	Publication date	Patent family member(s)	Publication date
EP 893916	A	27-01-1999	JP 11231827 A JP 11212517 A	27-08-1999 06-08-1999
US 5109425	Α	28-04-1992	NONE	

(19) World Intellectual Property Organization International Bureau



(43) International Publication Date 5 April 2001 (05.04.2001)

PCT

(10) International Publication Number WO 01/24151 A1

(51) International Patent Classification7:

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- (21) International Application Number: PCT/EP00/09311
- (22) International Filing Date:

23 September 2000 (23.09.2000)

(25) Filing Language:

English

G09G 3/28

(26) Publication Language:

English

- (30) Priority Data: 99118990.3 27 September 1999 (27.09.1999) EF
- (71) Applicant (for all designated States except US): DEUTSCHE THOMSON-BRANDT GMBH [DE/DE]; Hermann-Schwer-Str. 3, 78048 Villingen-Schwenningen (DE).
- (72) Inventors; and
- (75) Inventors/Applicants (for US only): WEITBRUCH, Sébastien [FR/DE]; Chabeuilstr. 7, 78087 Mönchweiler (DE). ZWING, Rainer [DE/DE]; Bozener Str. 2, 78052 Villingen-Schwenningen (DE).

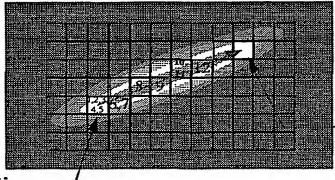
- (74) Agent: SCHÄFERJOHANN, Volker; Deutsche Thomson-Brandt GmbH, European Patent Operations, Karl-Wiechert-Allee 74, 30625 Hannover (DE).
- (81) Designated States (national): AE, AG, AL, AU, BA, BB, BG, BR, CA, CN, CR, CU, CZ, DM, DZ, EE, GD, GE, HR, HU, ID, IL, IN, IS, JP, KP, KR, LC, LK, LR, LV, MA, MG, MK, MN, MX, NO, NZ, PL, RO, SG, SI, SK, TR, TT, UA, US, UZ, VN, YU, ZA.
- (84) Designated States (regional): ARIPO patent (GH, GM, KE, LS, MW, MZ, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published:

- With international search report.
- Before the expiration of the time limit for amending the claims and to be republished in the event of receipt of amendments.

[Continued on next page]

(54) Title: METHOD FOR PROCESSING VIDEO PICTURES FOR DISPLAY ON A DISPLAY DEVICE



- Position Frame N+1

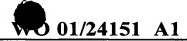
Position

Frame N

(57) Abstract: With the new plasma display panel technology new kinds of artefacts can occur in video pictures. These artefacts are commonly described as "dynamic false contour effect", since they correspond to disturbances of gray levels and colors in the form of an apparition of colored edges in the picture when the observation point on the PDP screen moves. Often, such an artefact is compensated by analyzing the motion in the pictures, assigning to a pixel a corresponding motion vector (MV) and performing a re-coding step in which the different sub-fields code word entries of a pixel are shifted to distribute the sub-fields of a pixel more closely on the eye trajectory. It is disclosed a procedure for transforming the motion vectors into a more symmetrical form before applying the compensation in order to better respect the symmetry of the human visual system. It has prooved to be advantageous to better make an under-compensation by rounding down the motion vector components irrespective of their rational component value before symmetrization. A further aspect of the invention is a specific rounding process used for calculating the correction pixel locations when making a correction on signal amplitude level instead of sub-field level.



4151 A1





For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.



•			PCT/5. 00/09311
A. CLASSI IPC 7	FICATION OF SUBJECT MATTER G09G3/28		
According to	o International Patent Classification (IPC) or to both national classific	ation and IPC	
B. FIELDS	SEARCHED		
Minimum do IPC 7	cumentation searched (classification system followed by classification G09G G06T	ion symbols)	
Documentat	lion searched other than minimum documentation to the extent that s	such documents are inclu	ded in the fields searched
Electronic da	ata base consulted during the international search (name of data ba	ise and, where practical,	search terms used)
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT		
Category °	Citation of document, with indication, where appropriate, of the re-	levant passages	Relevant to claim No.
X	EP 0 893 916 A (MATSUSHITA) 27 January 1999 (1999-01-27) abstract		1,4,7
	column 4, line 49 -column 5, line	33	
	column 12, line 3 -column 16, lir		
Α	column 20, line 56 -column 21, li		2–7
Α	US 5 109 425 A (LAWTON) 28 April 1992 (1992-04-28) abstract column 3, line 50 -column 4, line column 5, line 10 - line 51	e 4	1
	column 10, line 34 -column 11, li column 12, line 14 - line 63; fig		
:	-	-/	
X Furth	ner documents are listed in the continuation of box C.	X Patent family m	nembers are listed in annex.
° Special ca	tegories of cited documents:		shed after the international filing date
consid	ent defining the general state of the art which is not lered to be of particular relevance	or priority date and cited to understand invention	not in conflict with the application but the principle or theory underlying the
"E" eartier of filing d	document but published on or after the international late		ar relevance; the claimed invention ed novel or cannot be considered to
L docume which	ent which may throw doubts on priority claim(s) or	involve an inventive "Y" document of particular	step when the document is taken alone ar relevance; the claimed invention
	ent referring to an oral disclosure, use, exhibition or	document is combine	ed to involve an inventive step when the ned with one or more other such docu-
P docume	ent published prior to the international filing date but	in the art. *&* document member o	nation being obvious to a person skilled f the same patent family
Date of the	actual completion of the international search	Date of mailing of th	e international search report
1	7 January 2001	24/01/20	001
Name and n	nailing address of the ISA	Authorized officer	
Į.	European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk		
	Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	O'Reilly	, D

1



•		PC1/100/09311
C.(Continu	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Category *	Citation of document, with indication, where appropriate, of the relevant passages ZHU Y -W ET AL: "15.3: A MOTION-DEPENDENT EQUALIZING-PULSE TECHNIQUE FOR REDUCTING GRAY-SCALE DISTURBANCES ON PDPS" SID INTERNATIONAL SYMPOSIUM DIGEST OF TECHNICAL PAPERS, US, SANTA ANA, SID, vol. 28, 13 May 1997 (1997-05-13), pages 221-224, XP000722692 ISSN: 0097-966x cited in the application page 222, right-hand column, line 6 -page 223, left-hand column, line 16; figures 4,5; table 2	Relevant to claim No.

1

Information atent family members

PCT/SO/0/09311

Patent document cited in search report	nt	Publication date	Patent family member(s)	Publication date
EP 893916	Α	27-01-1999	JP 11231827 A JP 11212517 A	27-08-1999 06-08-1999
US 5109425	Α	28-04-1992	NONE	*





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

12

Applicant's or agent's file reference PD990068		FOR FURTHER AC	TION	e Notification of Transmittal o					
International applica	tion No.	International filing date (da	av/month/vear	Priority date (day/i	month/vear)				
PCT/EP00/0931		23/09/2000							
International Patent	Classification (IPC) or nat	lional classification and IPC		.					
G09G3/28									
Applicant									
THOMSON LICENSING S.A.									
1. This internation	onal preliminary exami	nation report has been p	repared by t	his International Prelimin	ary Examining Authority				
and is transm	nitted to the applicant a	ccording to Article 36.							
		11							
2. This REPOR	T consists of a total of	[12]sheets, including this	s cover shee	l.					
				scription, claims and/or di					
		is for this report and/or s)7 of the Administrative I		ning rectifications made I	before this Authority				
·									
These annex	es consist of a total of	sheets.							
3. This report co	ontains indications rela	ting to the following item	s:						
	Basis of the report								
i	Priority								
N	lon-establishment of o	pinion with regard to nov	elty, inventiv	e step and industrial app	licability				
l	ack of unity of inventio								
		nder Article 35(2) with reg ons suporting such stater		lty, inventive step or indu	strial applicability;				
_	ertain documents cite								
VII 🖾 C	Certain defects in the in	ternational application							
VIII ⊠ C	Certain observations or	the international applica	ation						
Date of submission	of the demand		Date of comp	letion of this report					
19/04/2001			28.12.2001						
	<u> </u>	,							
Name and mailing a preliminary examinir	ddress of the international authority:	ı	Authorized of	ficer	SOU ISOES MICHOLA				
Europe	ean Patent Office	j							
1 4///	98 Munich .9 89 2399 - 0 Tx: 523656	epmu d	Morris, D						
Fax: +4	49 89 2399 - 4465		Telephone No. +49 89 2399 2182						



I. Basis of the report

1.	ernational application (Replacement sheets which have been furnished to invitation under Article 14 are referred to in this report as "originally filed" ce they do not contain amendments (Rules 70.16 and 70.17)):										
	1-20)	as originally file	s originally filed							
	Clai	ims, No.:									
	1-7		as originally file	ed							
	Dra	wings, sheets:									
	1/7-	7/7	as originally file	ed							
2.				ements marked above were available or furnished to this Authority in the plication was filed, unless otherwise indicated under this item.							
	The	se elements were a	available or furni	ished to this Authority in the following language: , which is:							
		the language of a	translation furnis	shed for the purposes of the international search (under Rule 23.1(b)).							
☐ the language of publication of the international application (under Rule 48.3(b)).											
		the language of a 55.2 and/or 55.3).	translation furnis	shed for the purposes of international preliminary examination (under Rule							
3.		•		amino acid sequence disclosed in the international application, the was carried out on the basis of the sequence listing:							
		contained in the in	ternational appli	lication in written form.							
		filed together with	the internationa	al application in computer readable form.							
		furnished subsequ	ently to this Aut	thority in written form.							
		furnished subsequ	ently to this Aut	thority in computer readable form.							
The statement that the subsequently furnished written sequence listing does not go beyond the of the international application as filed has been furnished.											
		The statement tha listing has been fu		n recorded in computer readable form is identical to the written sequence							
4.	The	amendments have	resulted in the	cancellation of:							
		the description,	pages:								
	\boxtimes	the claims,	Nos.:	1-7							



International application No. PCT/EP00/09311

		the drawings,	sheets:			
5. 🗆	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):					
		(Any replacement sh report.)	neet containing such amendments must be referred to under item 1 and annexed to this			

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N) Yes: Claims 6

> Claims 1, 3-5, 7 No:

Inventive step (IS) Yes: Claims 6

> No: Claims 2

Industrial applicability (IA) Yes: Claims 1-7

> No: Claims

2. Citations and explanations see separate sheet

VI. Certain documents cited

1. Certain published documents (Rule 70.10)

and / or

2. Non-written disclosures (Rule 70.9)

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Re Item VIII

Certain observations on the international application

- 1.1 Reference is made to the following documents:
 - D1: EP-A-0 893 916 (MATSUSHITA) 27 January 1999 (1999-01-27)
 - D2: ZHU Y -W ET AL: '15.3: A MOTION-DEPENDENT EQUALIZING-PULSE TECHNIQUE FOR REDUCTING GRAY-SCALE DISTURBANCES ON PDPS' SID INTERNATIONAL SYMPOSIUM DIGEST OF TECHNICAL PAPERS, US, SANTA ANA, SID, vol. 28, 13 May 1997 (1997-05-13), pages 221-224, XP000722692 ISSN: 0097-966X cited in the application
 - D3: EP 0980059 A (DEUTSCHE THOMSON-BRANDT GMBH) 16 Febuary 2000 (16.02.2000)
- 1.1a The document D3, though cited by the Applicant self, was not cited in the international search report.

EXAMINATION REPORT - SEPARATE SHEET

- 2. The following objections are made within the meaning of Article 6 PCT with respect clarity.
- 2.1 The feature of a "discrete motion vector" of present independent claim 1 is considered obscure as it is not clear from the wording of the claim alone (- PCT Guidelines III-4.2) in what respect said motion vector is restricted. It is noted in this respect that "vectors" per se are generally defined as comprising both direction and magnitude, whereupon it becomes obscure whether the restriction applied to the "discrete motion vector" of independent claim 1 is one involving options of:
 - direction;
 - magnitude; or
 - both direction and magnitude.

Furthermore, it is noted from what is mentioned in the description (- see page 13, lines 20-21) that "discrete motion vectors" appear restricted merely in respect of "direction" only. However, from what is mentioned on lines 13-16 of present claim 1, i.e. of:

"performing correction of video values [...] along the direction of motion determined for the pixels along the direction of motion determined by the motion vector"

it is implied by the wording of present claim 1 that a said "discrete motion vector" is only to be restricted in respect of its magnitude, whereupon there arises an inconsistency between the description and the claims (- Article 6 PCT; Guidelines III-4.3).

2.2 In a related aspect, the feature of a motion vector (so far as understood) having "a more symmetrical arrangement" of present independent claim 1 (- line 19) is also considered obscure as, assuming that e.g. vertical and horizontal components of a vector may be considered to have a symmetry of sorts, it is not clear in what respect one set of motion vectors may be considered to have a more symmetrical, or asymmetrical, arrangement than any other set of motion vectors. As such therefore the term objected to appears to comprise a form of wording considered to be vague or equivocal, and which leaves the reader in doubt as to the exact scope of the feature (- PCT Guidelines III-4.5).

- 2.2a In addition, when taking into account wording of the description of the present disclosure (- see e.g. "the compensation [...] respects more the symmetry of the human visual system" - page 16, lines 28-29 of the present application), it also becomes obscure as to whether or not the term "symmetry" per se has a special meaning in the sense of PCT Guidelines III-4.2), i.e. said special meaning involving "symmetry of the human visual system" rather than e.g. the vertical and horizontal components of a vector.
- 2.3 The feature of the "optimised correction trajectory" of independent claim 1 is considered obscure as the functional relationship between said "trajectory" and the respective features of (- cf. e.g. "Subfield No" tables on pages 15-17):
 - the "discrete motion vector" (so far as understood); and
 - the "sub-field code words",

is not clearly defined within the claim.

Furthermore said functional relationship, in respect of determining pixel positions to which correction values within video data for pixels are to be placed, also appears essential to the performance of the invention. As such therefore, failure to explicitly define said feature, is considered to cause an inconsistency between claim 1 and description (- Article 6 PCT; Guidelines III-4.3).

EXAMINATION REPORT - SEPARATE SHEET

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 3.1 D2 discloses a method for processing video pictures (- "A MOTION-DEPENDENT EQUALIZING-PULSE TECHNIQUE" - TITLE) for display on a display device (-Plasma Display Panel - Page 221, left column, second paragraph, line 1) having a plurality of luminous elements corresponding to the pixels of a picture, wherein
 - the time duration of a video frame or video field is divided into a plurality of sub-fields (- Modified Binary Code Scheme - Fig. 1b) during which the luminous elements can be activated for light emission in small pulses corresponding to a sub-field code word which is used for brightness control, and wherein
 - motion vectors are calculated for pixels (- "Vector of Motion" Fig. 5, comprising vertical component GHI and horizontal component IQRSTUVW), said motion vectors being used to determine corrected sub-field code words (- apply equalizing pulses - Table I and II and Fig. 4) for dynamic false contour effect compensation (- to compensate for "loss of temporal uniformity" due to change from 127th grey level to 128th grey level - page 222, left column, last three lines of the first paragraph).
- 3.1a Furthermore, insofar as D2 discloses applying motion correction in one of either:
 - a vertical direction; or
 - a horizontal direction
 - i.e. of the components GHI and IQRSTUVW of the "vector of motion" (- Fig. 5), the lesser of the two, is used in determining the corrected value (- page 223, left column, middle paragraph), D2 is also considered to disclose:
 - "the motion vector field is restricted to discrete motion vectors [which] have a more symmetrical arrangement",
 - (- i.e. the vertical and horizontal directions equally dividing up the vector space).
- 3.1b In addition, insofar as the direction and magnitude of the discrete motion vector selected according to the teaching of D2 is optimised to include all pixels GHI and

EXAMINATION REPORT - SEPARATE SHEET

QRSTUVW representing componenct vectors of the "vector of motion" in the "boundary of 127/128" (- Fig. 5 of D2), D2 is also considered to disclose:

"the exchanged motion vector serves for calculating an optimised correction trajectory that determined at which pixel positions along the [discrete] motion vector the correction values are placed for dynamic false contour compensation"

Accordingly, so far as understood, the subject matter of present independent claim 1 is not considered novel over D2 within the meaning of Article 33(2) PCT.

- 3.2 Further, insofar as D2 also discloses using said method in a plasma display panel (- Plasma Display Panel - Page 221, left column, second paragraph, line 1), the subject matter of independent claim 7 is also considered to lack novelty within the meaning of Article 33(2) PCT.
- 3.3 Further, insofar as D2 discloses (- cf. dependent claim 5):
 - the correction values are distributed among a number of pixels (- Pixel positions J, K - Fig. 4) which are located among a motion vector determined for a pixel of the picture,
 - the subject matter of dependent claim 5, so far as understood, is also not considered novel over D2 within the meaning of Article 33(2) PCT.
- 3.4 Furthermore, insofar as mentioned in D2 that the display of any digital signal on a display apparatus comprising discrete pixel elements involves a rounding down process (- cf. dependent claims 2-4), i.e. see
 - "When an image is moving at 3.5 [P/F], for instance, the speed of the image on the screen repeats v=3 and 4 [P/F]" (- page 223, right column, second last paragraph, lines 3-6),

and insofar as that it is implicit that this rounding process would apply equally to both vector components of a motion vector, i.e. whether said components comprise either the vertical or horizontal component of the motion vector, the subject matter of dependent claims 3-4 are also not considered novel over D2 within the meaning of Article 33(2) PCT

- 3.5 It is acknowledged that D2 fails to disclose the steps of converting that component of the motion vector which is of largest value, as mentioned in dependent claim 2.
 - However, insofar as D2 discloses only ever using that component of the motion vector which has the smallest value (- "choose the direction with the lesser number" - page 223, left column, middle paragraph, line 6), said step of rounding down is not considered to provide any effect over that, which would have been expected by the person skilled in the art, were said step not to have taken place.

Accordingly, so far as understood, the respective subject matters of dependent claim 2 is not considered to involve an inventive step over D2 within the meaning of Article 33(3) PCT.

- 3.6 The subject matter of claim 6 is distinguished from D2 in that D2 fails to disclose or suggest the steps therein of calculating pixel positions which are used for correction value distribution.
- 3.6a In addition, none of the other available prior art documents, either alone or in combination, suggest or imply subject matter claimed in respect of dependent claim 6.

Accordingly, the subject matter of dependent claim 6 is considered to comprise new and inventive subject matter. Furthermore, dependent claim 6 is considered to meet the requirements of Articles 33(2)(3) PCT

Re Item VI

Certain documents cited (Rule 70.10 PCT)

D3 was published after the priority date of the present application, but the priority 4.1 date of D3, i.e. 07 August 1998, is eleven months earlier than that of the present application (- see also Rules 64.3 and 70.10 PCT). Furthermore it is noted that insofar as e.g. D3 discloses a method for processing video pictures for a display device having a plurality of luminous elements, said method involving (- cf. preamble of claim 1 and features of dependent claim 6):

```
sub-fields (- Fig. 5);
      pixel positions (- [SPEC0808]x<sub>n</sub>, [SPEC0808]y<sub>n</sub> - table of Page 5, paragraph
28); and
      motion vectors (- "motion vector V = (Vx, Vy)" - page 5, line 26)
```

both the present application and the disclosure of D3 appear to be directed to substantially the same subject matter.

The Applicant is therefore subsequently reminded that though D3 cannot be considered as prior art within the meaning of Articles 33(2)(3) PCT for the purposes of an International Preliminary Examination Report, when the present application enters the national phase under Article 39(1) PCT, the subject matter of D3, in at least some Contracting States, may nevertheless be considered prior art. For example, under the European Patent Convention, the subject matter of D3 would be considered prior art within the meaning of Article 54(3) EPC, which merely prevents D3 from being used in the assessment of inventive step.

4.2 The Applicant is further reminded in this respect that the characterisation portion of independent claim 1 (- Rule 6.3(ii) PCT), in respect of the usefulness of the conversion of the motion vectors to "a more symmetrical form" (- so far as understood, i.e. through the rounding method of dependent claim 2) for dynamic false contour effect compensation, does not appear to be supported by the description.

Re Item VII

Certain defects in the international application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art 6.1 disclosed in the document D1 is not mentioned in the description, i.e. it being noted that D1, in common with the subject matter of independent claim 1, discloses a method of processing video pictures (- Fig. 24), said method involving: a display device (- "using the PDPs" - column 4, line 26) having a plurality of luminous elements;

> video fields divided into a plurality of subfields (- Figs. 3a-6b and 9); and using motion vectors (- "motion vector MV" - Fig. 25 and column 21, lines 12-15 and 41-46) to determine corrected subfield code words for dynamic false contour effect compensation (- "can reduce occurrence of moving image false edges" - column 4, lines 38-40),

and as such appears to disclose the closest prior art (- Article 33(2) PCT).

6.2 The description should be in conformity with the claims as required by Rule 5.1(a)(iii) PCT.

PATENT COOPERATION TREATY

EXPRESS EV 025962849415

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: SCHÄFERJOHANN, Volker		PCT				
DEUTSCHE THOMSON-BRANDT European Patent Operations Karl-Wiechert-Allee 74 D-30625 Hannover	ON multimedia	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY 5.1. EXAMINATION REPORT (PCT Rule 71.1)				
Paten Administ	t Department ration-Hannover	Date of mailing (day/month/year)	20.02.2002			
Applicant's or agent's file reference PD990068 🗸		IIV	PORTANT NOTIFICATION			
International application No. PCT/EP00/09311	International filing date (da 23/09/2000	ny/month/year)	Priority date (day/month/year) 27/09/1999			
Applicant THOMSON LICENSING S.A.			<u> </u>			

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

* Bloom flich enclosed a consisted warin of the IPER dated 28.12.01.

Name and mailing address of the IPEA/

Authorized officer

European Patent Office D-80298 Munich

De Caevel, J-M

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Tel.+49 89 2399-2251





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	s or ag	ent's file reference			C Made	·		
PD9900	_		FOR FURTHER ACT	1401		ation of Transmittal of Internal Examination Report (Form P		
Internation	nal app	lication No.	International filing date (day	y/month/ye	ear)	Priority date (day/month/yea	ar)	
PCT/EP	00/09	9311	23/09/2000			27/09/1999		
G09G3/		ent Classification (IPC) or na	tional classification and IPC					
Applicant THOMS	ON L	ICENSING S.A.						
		ational preliminary exam smitted to the applicant a	ination report has been pro according to Article 36.	epared b	y this Inter	mational Preliminary Exar	nining Authority	
2. This	REPO	ORT consists of a total of	12 sheets, including this	cover sh	eet.			
t								
Thes	e ann	exes consist of a total of	3 sheets.					
3. This	report	contains indications rela	iting to the following items:					
1	×	Basis of the report						
н		Priority						
111		Non-establishment of o	pinion with regard to novel	Ity, inven	tive step a	and industrial applicability		
IV		Lack of unity of invention						
V	⊠	Reasoned statement un citations and explanation	nder Article 35(2) with rega ons suporting such stateme	ard to nov ent	velty, inver	ntive step or industrial app	licability;	
VI	×	Certain documents cite	ed					
VII	×	Certain defects in the ir	nternational application					
VIII	⊠	Certain observations or	the international applicati	ion				
Date of sub	missio	n of the demand	D	ate of con	pletion of th	nis report		
19/04/20	01		20	0.02.2002				
		address of the international ning authority:	A	Authorized officer				
<u></u>	Euro D-80 Tel	pean Patent Office 298 Munich +49 89 2399 - 0 Tx: 523656	epmu d	1orris, D			The state of the s	
	rax:	+49 89 2399 - 4465	Te	elephone l	No. +49 89	2399 2182	2000.37	



International application No. PCT/EP00/09311

I. Basis of the report

1.	the an		response to an	invitation und	er Article 14 are	referred to in this	ch have been furnished to report as "originally filed" '6 and 70.17)):		
	1-2	20	as originally fil	led					
	Cla	aims, No.:							
	1-7	,	as received or	า	24/10/2001	with letter of	24/10/2001		
	Dra	awings, sheets:							
	1/7	-7/7	as originally fil	ed					
2.		h regard to the lang guage in which the					ed to this Authority in the nder this item.		
	The	ese elements were a	available or furn	nished to this A	authority in the fo	ollowing language:	, which is:		
	_	the language of a	translation furni	ished for the p	urposes of the i	nternational searcl	h (under Rule 23.1(b)).		
		the language of pu	ublication of the	international a	application (und	er Rule 48.3(b)).			
		the language of a 55.2 and/or 55.3).	translation furni	ished for the p	urposes of inter	national preliminar	y examination (under Rule		
3.		h regard to any nuc rnational preliminar					ional application, the ing:		
		contained in the in	ternational appl	lication in writte	en form.				
		filed together with the international application in computer readable form.							
		furnished subsequ	ently to this Aut	thority in writte	n form.				
		furnished subsequ	ently to this Aut	thority in comp	uter readable fo	orm.			
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.							
		The statement that listing has been ful		n recorded in c	omputer readat	ole form is identica	I to the written sequence		
4.	The	amendments have	resulted in the	cancellation o	f:				
		the description,	pages:						
	\boxtimes	the claims.	Nos.:	1-7					

International application No. PCT/EP00/09311

		the drawings,	sheets:								
5.		This report has been considered to go beyo	establishe	ed as if (s isclosure	ome of) the a	amendme e 70.2(c)):	nts had r	not been m	ade, sind	ce they ha	ave been
		(Any replacement she report.)	eet contai	ning such	amendmen	ts must be	referrea	to under i	tem 1 an	d annexe	ed to this
6.	Addi	itional observations, if	necessar	y:							
V.	Rea:	soned statement und	ler Artick ns suppo	e 35(2) w erting suc	ith regard to th statemen	novelty,	inventiv	e step or	industria	al applica	ability;
1.	State	ement		•							
	Nove	elty (N)	Yes: No:	Claims Claims	2, 6 1, 3-5, 7						
	Inve	ntive step (IS)	Yes: No:	Claims Claims	6 2						
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-7						

2. Citations and explanations see separate sheet

VI. Certain documents cited

1. Certain published documents (Rule 70.10)

and / or

2. Non-written disclosures (Rule 70.9)

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet



Re Item VIII

Certain observations on the international application

- Reference is made to the following documents:
 - D1: EP-A-0 893 916 (MATSUSHITA) 27 January 1999 (1999-01-27)
 - D2: ZHU Y -W ET AL: '15.3: A MOTION-DEPENDENT EQUALIZING-PULSE TECHNIQUE FOR REDUCTING GRAY-SCALE DISTURBANCES ON PDPS' SID INTERNATIONAL SYMPOSIUM DIGEST OF TECHNICAL PAPERS, US, SANTA ANA, SID, vol. 28, 13 May 1997 (1997-05-13), pages 221-224, XP000722692 ISSN: 0097-966X cited in the application
 - D3: EP 0980059 A (DEUTSCHE THOMSON-BRANDT GMBH) 16 Febuary 2000 (16.02.2000)
- 1.1a The document D3, though cited by the Applicant self, was not cited in the international search report.

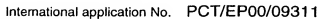
- 2. The following objections are made within the meaning of Article 6 PCT with respect clarity.
- 2.1 The feature of a "discrete motion vector" of present independent claim 1 is considered obscure as it is not clear from the wording of the claim alone (- PCT Guidelines III-4.2) in what respect said motion vector is restricted. It is noted in this respect that "vectors" per se are generally defined as comprising both direction and magnitude, whereupon it becomes obscure whether the restriction applied to the "discrete motion vector" of independent claim 1 is one involving options of:
 - direction;
 - magnitude; or
 - both direction and magnitude.

Furthermore, it is noted from what is mentioned in the description (- see page 13, lines 20-21) that "discrete motion vectors" appear restricted merely in respect of "direction" only. However, from what is mentioned on lines 13-16 of present claim 1, i.e. of:

"performing correction of video values [...] along the direction of motion determined for the pixels along the direction of motion determined by the motion vector"

it is implied by the wording of present claim 1 that a said "discrete motion vector" is only to be restricted in respect of its magnitude, whereupon there arises an inconsistency between the description and the claims (- Article 6 PCT; Guidelines III-4.3).

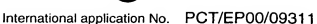
2.2 In a related aspect, the feature of a motion vector (so far as understood) having "a more symmetrical arrangement" of present independent claim 1 (- line 19) is also considered obscure as, assuming that e.g. vertical and horizontal components of a vector may be considered to have a symmetry of sorts, it is not clear in what respect one set of motion vectors may be considered to have a more symmetrical, or asymmetrical, arrangement than any other set of motion vectors. As such therefore the term objected to appears to comprise a form of wording considered to be vague or equivocal, and which leaves the reader in doubt as to the exact scope of the feature (- PCT Guidelines III-4.5).



- 2.2a In addition, when taking into account wording of the description of the present disclosure (- see e.g. "the compensation [...] respects more the symmetry of the human visual system" - page 16, lines 28-29 of the present application), it also becomes obscure as to whether or not the term "symmetry" per se has a special meaning in the sense of PCT Guidelines III-4.2), i.e. said special meaning involving "symmetry of the human visual system" rather than e.g. the vertical and horizontal components of a vector.
- 2.3 The feature of the "optimised correction trajectory" of independent claim 1 is considered obscure as the functional relationship between said "trajectory" and the respective features of (- cf. e.g. "Subfield No" tables on pages 15-17):
 - the "discrete motion vector" (so far as understood); and
 - the "sub-field code words",

is not clearly defined within the claim.

Furthermore said functional relationship, in respect of determining pixel positions to which correction values within video data for pixels are to be placed, also appears essential to the performance of the invention. As such therefore, failure to explicitly define said feature, is considered to cause an inconsistency between claim 1 and description (- Article 6 PCT; Guidelines III-4.3).



EXAMINATION REPORT - SEPARATE SHEET

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- D2 discloses a method for processing video pictures (- "A MOTION-DEPENDENT EQUALIZING-PULSE TECHNIQUE" - TITLE) for display on a display device (-Plasma Display Panel - Page 221, left column, second paragraph, line 1) having a plurality of luminous elements corresponding to the pixels of a picture, wherein
 - the time duration of a video frame or video field is divided into a plurality of sub-fields (- Modified Binary Code Scheme - Fig. 1b) during which the luminous elements can be activated for light emission in small pulses corresponding to a sub-field code word which is used for brightness control, and wherein
 - motion vectors are calculated for pixels (- "Vector of Motion" Fig. 5, comprising vertical component GHI and horizontal component IQRSTUVW), said motion vectors being used to determine corrected sub-field code words (- apply equalizing pulses - Table I and II and Fig. 4) for dynamic false contour effect compensation (- to compensate for "loss of temporal uniformity" due to change from 127th grey level to 128th grey level - page 222, left column, last three lines of the first paragraph).
- 3.1a Furthermore, insofar as D2 discloses applying motion correction in one of either:
 - a vertical direction; or
 - a horizontal direction
 - i.e. of the components GHI and IQRSTUVW of the "vector of motion" (- Fig. 5), the lesser of the two, is used in determining the corrected value (- page 223, left column, middle paragraph), D2 is also considered to disclose:
 - "the motion vector field is restricted to discrete motion vectors [which] have a more symmetrical arrangement",
 - (- i.e. the vertical and horizontal directions equally dividing up the vector space).
- 3.1b In addition, insofar as the direction and magnitude of the discrete motion vector selected according to the teaching of D2 is optimised to include all pixels GHI and



International application No. PCT/EP00/09311

QRSTUVW representing componenct vectors of the "vector of motion" in the "boundary of 127/128" (- Fig. 5 of D2), D2 is also considered to disclose:

"the exchanged motion vector serves for calculating an optimised correction trajectory that determined at which pixel positions along the [discrete] motion vector the correction values are placed for dynamic false contour compensation"

Accordingly, so far as understood, the subject matter of present independent claim 1 is not considered novel over D2 within the meaning of Article 33(2) PCT.

- 3.2 Further, insofar as D2 also discloses using said method in a plasma display panel (- Plasma Display Panel Page 221, left column, second paragraph, line 1), the subject matter of independent claim 7 is also considered to lack novelty within the meaning of Article 33(2) PCT.
- 3.3 Further, insofar as D2 discloses (- cf. dependent claim 5):
 - the correction values are distributed among a number of pixels (- Pixel positions J, K Fig. 4) which are located among a motion vector determined for a pixel of the picture,
 - the subject matter of dependent claim 5, so far as understood, is also not considered novel over D2 within the meaning of Article 33(2) PCT.
- 3.4 Furthermore, insofar as mentioned in D2 that the display of any digital signal on a display apparatus comprising discrete pixel elements involves a rounding down process (- cf. dependent claims 2-4), i.e. see
 - "When an image is moving at 3.5 [P/F], for instance, the speed of the image on the screen repeats v=3 and 4 [P/F]" (- page 223, right column, second last paragraph, lines 3-6),

and insofar as that it is implicit that this rounding process would apply equally to both vector components of a motion vector, i.e. whether said components comprise either the vertical or horizontal component of the motion vector, the subject matter of dependent claims 3-4 are also not considered novel over D2 within the meaning of Article 33(2) PCT

It is acknowledged that D2 fails to disclose the steps of converting that component of the motion vector which is of largest value, as mentioned in dependent claim 2.

However, insofar as D2 discloses only ever using that component of the motion vector which has the smallest value (- "choose the direction with the lesser number" - page 223, left column, middle paragraph, line 6), said step of rounding down is not considered to provide any effect over that, which would have been expected by the person skilled in the art, were said step not to have taken place.

Accordingly, so far as understood, the respective subject matters of dependent claim 2 is not considered to involve an inventive step over D2 within the meaning of Article 33(3) PCT.

- 3.6 The subject matter of claim 6 is distinguished from D2 in that D2 fails to disclose or suggest the steps therein of calculating pixel positions which are used for correction value distribution.
- 3.6a In addition, none of the other available prior art documents, either alone or in combination, suggest or imply subject matter claimed in respect of dependent claim 6.

Accordingly, the subject matter of dependent claim 6 is considered to comprise new and inventive subject matter. Furthermore, dependent claim 6 is considered to meet the requirements of Articles 33(2)(3) PCT



Re Item VI

Certain documents cited (Rule 70.10 PCT)

4.1 D3 was published after the priority date of the present application, but the priority date of D3, i.e. 07 August 1998, is eleven months earlier than that of the present application (- see also Rules 64.3 and 70.10 PCT). Furthermore it is noted that insofar as e.g. D3 discloses a method for processing video pictures for a display device having a plurality of luminous elements, said method involving (- cf.) preamble of claim 1 and features of dependent claim 6):

sub-fields (- Fig. 5);

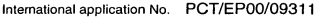
pixel positions (- [SPEC0808]x_n, [SPEC0808]y_n - table of Page 5, paragraph 28); and

motion vectors (- "motion vector V = (Vx, Vy)" - page 5, line 26)

both the present application and the disclosure of D3 appear to be directed to substantially the same subject matter.

The Applicant is therefore subsequently reminded that though D3 cannot be considered as prior art within the meaning of Articles 33(2)(3) PCT for the purposes of an International Preliminary Examination Report, when the present application enters the national phase under Article 39(1) PCT, the subject matter of D3, in at least some Contracting States, may nevertheless be considered prior art. For example, under the European Patent Convention, the subject matter of D3 would be considered prior art within the meaning of Article 54(3) EPC, which merely prevents D3 from being used in the assessment of inventive step.

4.2 The Applicant is further reminded in this respect that the characterisation portion of independent claim 1 (- Rule 6.3(ii) PCT), in respect of the usefulness of the conversion of the motion vectors to "a more symmetrical form" (- so far as understood, i.e. through the rounding method of dependent claim 2) for dynamic false contour effect compensation, does not appear to be supported by the description.



EXAMINATION REPORT - SEPARATE SHEET

Re Item VII

Certain defects in the international application

6.1 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, i.e. it being noted that D1, in common with the subject matter of independent claim 1, discloses a method of processing video pictures (- Fig. 24), said method involving: a display device (- "using the PDPs" - column 4, line 26) having a plurality of luminous elements:

> video fields divided into a plurality of subfields (- Figs. 3a-6b and 9); and using motion vectors (- "motion vector MV" - Fig. 25 and column 21, lines 12-15 and 41-46) to determine corrected subfield code words for dynamic false contour effect compensation (- "can reduce occurrence of moving image false edges" - column 4, lines 38-40),

and as such appears to disclose the closest prior art (- Article 33(2) PCT).

6.2 The description should be in conformity with the claims as required by Rule 5.1(a)(iii) PCT.

D. T. B. PATENT DE CEMS MALO / 08902100964

ed:29-10-2001 20

PD990068-Sj-231001

JC13 ... c'd PCT/PTO 2 5 MAR 2002

Claims

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- 1. Method for processing video pictures for display on a display device having a plurality of luminous elements 5 corresponding to the pixels of a picture, wherein the time duration of a video frame or video field is divided into a plurality of sub-fields (SF) during which the luminous elements can be activated for light emission in small pulses corresponding to a sub-field 10 code word which is used for brightness control, wherein with motion estimation motion vectors (MV) are calculated in pixel resolution for the pixels in a video picture, further comprising a step of performing correction of the video values or sub-field code words for the pixels along the direction of motion determined 15 by the motion vector, characterized in that, the motion vector field is restricted to discrete motion vectors having the characteristic that the discrete motion vectors have a more symmetrical arrangement with regard to the pixels on which they lie than the excluded 20 motion vectors, wherein if a calculated motion vector is not part of the restricted motion vector field, it is exchanged by a neighbouring motion vector of the restricted motion vector field, wherein the exchanged 25 motion vector (MV) serves for calculating an optimised correction trajectory that determines at which pixel positions along the motion vector (MV) the correction values are placed for dynamic false contour compensation.
 - 2. Method according to claim 1, wherein the following steps are used for determining the neighbouring motion vector in the restricted motion vector field for a calculated motion vector;

first, the smallest motion vector component S of



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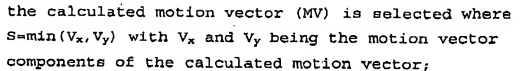


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PD990068-Si-231001



second, the ratio R between S and the other motion vector component V_i is calculated, where R=V_i/S and $V_i = \max(V_x, V_y)$, with $i \in [x, y]$;

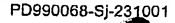
third, the ratio R is rounded and the other motion vector component Vi is updated according to the formula $V'_{i} = round(R) \cdot S$, where the determined neighbouring motion vector has the components S and V'_i ,

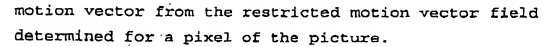
- 3. Method according to claim 1 or 2, wherein for calculating the motion vectors in pixel resolution the motion vector components are rounded to integer values before the conversion, wherein in the rounding step the vector components are rounded down irrespective of their rational component value.
- Method according to one of claims 1 to 3, wherein for 20 calculating the correction values sub-field code word entry shifts are calculated for a pixel in dependence of the corresponding motion vector from the restricted motion vector field and wherein a rounding step is performed for each shift component during sub-field code 25 word entry shift calculation, wherein in the rounding step the shift components are rounded down irrespective of their rational component value.
- 5. Method according to one of claims 1 to 3, wherein a 30 correction for dynamic false contour effect compensation is made by calculating correction values on signal amplitude level and distributing the correction values among a number of pixels which are located along a





3





- Method according to claim 5, wherein the pixel positions $P_{i} = (\Delta'_{x}; \Delta'_{y})$ which are used for correction value distribution are calculated with the formulae $\Delta_x^i = i \times \frac{V_x}{N}$ and $\Delta'_{y} = i \times \frac{V_{y}}{N}$, where N is the number of pixels over which the correction value is to be distributed corresponding to the length of the motion vector $\vec{V} = (V_x; V_y)$, where i is an index running from 1 to N, wherein a specific 10 rounding process is used for correction pixel location, wherein if the rational component value of a pixel coordinate Δ_x^l , Δ_y^l is in a first range, the pixel coordinate is rounded down, wherein if the rational component value of a pixel coordinate is in a second 15 range above the first range, the pixel coordinate is rounded up and down thus leading to two different correction positions in parallel, and wherein if the rational component value of a pixel coordinate Δ_x^i , Δ_y^i is in a third range above the second range, the pixel 20 component is rounded up.
 - 7. Method according to one of claims 1 to 6, wherein it is used in a plasma display apparatus.

25

AMENDED SHEET

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference		See Notification of Transmittal of International				
PD990068	FOR FURTHER ACTION	Preliminary E	Examination Report (Form PCT/IPEA/416)			
International application No.	International filing date (day/month/)	rear)	Priority date (day/month/year)			
PCT/EP00/09311	23/09/2000		27/09/1999			
International Patent Classification (IPC) of G09G3/28	r national classification and IPC					
Applicant						
THOMSON LICENSING S.A.						
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 						
2. This REPORT consists of a total	al of 12 sheets, including this cover s	heet.				
This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of 3 sheets.						
3. This report contains indications	relating to the following items:					
I ⊠ Basis of the report.						
Ⅱ . ☐ Priority		,				
	of opinion with regard to novelty, inve	entive step a	and industrial applicability			
IV 🗆 Lack of unity of inv						
	nt under Article 35(2) with regard to r nations suporting such statement	ovelty, inver	ntive step or industrial applicability;			
VI 🖾 Certain documents	s cited					
. VII 🗵 Certain defects in t	he international application		in the state of th			
VIII ⊠ Certain observation	ns on the international application		ERSION			

Date of completion of this report			
20.02.2002			
Authorized officer	SO 160/ES MITENTERS		
Morris, D	A TOWN STANDED		
	Authorized officer Morris, D		



l. Bas	is of	the	report
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1.	the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): Description, pages:							
	1-20)	as originally fil	led				
	Clai	ms, No.:						
	1-7		as received or	n	24/10/2001	with letter of	24/10/2001	
	Dra	wings, sheets:						
	1/7-	7/7	as originally fil	led				
2.		Vith regard to the language , all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.						
	The	se elements were	available or fun	nished to this A	Authority in the f	ollowing languag	ge: , which is:	
		the language of p	ublication of the translation furn	e international	application (und	er Rule 48.3(b)).	rch (under Rule 23.1(b)) nary examination (under	
3.		n regard to any nu rnational prelimina					ational application, the isting:	
		contained in the in	nternational app	olication in writ	ten form.			
		filed together with the international application in computer readable form.						
		furnished subsequently to this Authority in written form.						
		furnished subsequently to this Authority in computer readable form.						
		The statement that the international a				e listing does no	ot go beyond the disclos	ure in
		The statement that listing has been for		on recorded in	computer reada	ble form is ident	ical to the written seque	nce
4.	The	amendments hav	e resulted in the	e cancellation	of:			
		the description,	pages:					
	\boxtimes	the claims,	Nos.:	1-7				



		the drawings,	sheets:			
5. 🗆		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):				
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this			
6.	Add	litional observations, i	f necessary:			
٧.			der Article 35(2) with regard to novelty, inventive step or industrial applicability;			

1. Statement

Novelty (N) Yes: Claims 2, 6

> Claims 1, 3-5, 7 No:

Yes: Claims 6 Inventive step (IS)

> Claims 2 No:

Claims 1-7 Industrial applicability (IA) Yes:

> Claims No:

2. Citations and explanations see separate sheet

VI. Certain documents cited

1. Certain published documents (Rule 70.10)

and / or

2. Non-written disclosures (Rule 70.9)

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

Re Item VIII

Certain observations on the international application

- Reference is made to the following documents:
 - D1: EP-A-0 893 916 (MATSUSHITA) 27 January 1999 (1999-01-27)
 - D2: ZHU Y -W ET AL: '15.3: A MOTION-DEPENDENT EQUALIZING-PULSE TECHNIQUE FOR REDUCTING GRAY-SCALE DISTURBANCES ON PDPS' SID INTERNATIONAL SYMPOSIUM DIGEST OF TECHNICAL PAPERS, US, SANTA ANA, SID, vol. 28, 13 May 1997 (1997-05-13), pages 221-224, XP000722692 ISSN: 0097-966X cited in the application
 - D3: EP 0980059 A (DEUTSCHE THOMSON-BRANDT GMBH) 16 Febuary 2000 (16.02.2000)
- 1.1a The document D3, though cited by the Applicant self, was not cited in the international search report.

- 2. The following objections are made within the meaning of Article 6 PCT with respect clarity.
- 2.1 The feature of a "discrete motion vector" of present independent claim 1 is considered obscure as it is not clear from the wording of the claim alone (- PCT Guidelines III-4.2) in what respect said motion vector is restricted. It is noted in this respect that "vectors" per se are generally defined as comprising both direction and magnitude, whereupon it becomes obscure whether the restriction applied to the "discrete motion vector" of independent claim 1 is one involving options of:
 - direction;
 - magnitude; or
 - both direction and magnitude.

Furthermore, it is noted from what is mentioned in the description (- see page 13, lines 20-21) that "discrete motion vectors" appear restricted merely in respect of "direction" only. However, from what is mentioned on lines 13-16 of present claim 1, i.e. of:

"performing correction of video values [...] along the direction of motion determined for the pixels along the direction of motion determined by the motion vector"

it is implied by the wording of present claim 1 that a said "discrete motion vector" is only to be restricted in respect of its magnitude, whereupon there arises an inconsistency between the description and the claims (- Article 6 PCT; Guidelines III-4.3).

2.2 In a related aspect, the feature of a motion vector (so far as understood) having "a more symmetrical arrangement" of present independent claim 1 (- line 19) is also considered obscure as, assuming that e.g. vertical and horizontal components of a vector may be considered to have a symmetry of sorts, it is not clear in what respect one set of motion vectors may be considered to have a more symmetrical, or asymmetrical, arrangement than any other set of motion vectors. As such therefore the term objected to appears to comprise a form of wording considered to be vague or equivocal, and which leaves the reader in doubt as to the exact scope of the feature (- PCT Guidelines III-4.5).

- 2.2a In addition, when taking into account wording of the description of the present disclosure (- see e.g. "the compensation [...] respects more the symmetry of the human visual system" page 16, lines 28-29 of the present application), it also becomes obscure as to whether or not the term "symmetry" per se has a special meaning in the sense of PCT Guidelines III-4.2), i.e. said special meaning involving "symmetry of the human visual system" rather than e.g. the vertical and horizontal components of a vector.
- 2.3 The feature of the "optimised correction trajectory" of independent claim 1 is considered obscure as the functional relationship between said "trajectory" and the respective features of (- cf. e.g. "Subfield No" tables on pages 15-17):
 - the "discrete motion vector" (so far as understood); and
 - the "sub-field code words",

is not clearly defined within the claim.

Furthermore said functional relationship, in respect of determining pixel positions to which correction values within video data for pixels are to be placed, also appears essential to the performance of the invention. As such therefore, failure to explicitly define said feature, is considered to cause an inconsistency between claim 1 and description (- Article 6 PCT; Guidelines III-4.3).

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 3.1 D2 discloses a method for processing video pictures (- "A MOTION-DEPENDENT EQUALIZING-PULSE TECHNIQUE" TITLE) for display on a display device (- Plasma Display Panel Page 221, left column, second paragraph, line 1) having a plurality of luminous elements corresponding to the pixels of a picture, wherein
 - the time duration of a video frame or video field is divided into a plurality of sub-fields (- Modified Binary Code Scheme - Fig. 1b) during which the luminous elements can be activated for light emission in small pulses corresponding to a sub-field code word which is used for brightness control, and wherein
 - motion vectors are calculated for pixels (- "Vector of Motion" Fig. 5, comprising vertical component GHI and horizontal component IQRSTUVW), said motion vectors being used to determine corrected sub-field code words (- apply equalizing pulses Table I and II and Fig. 4) for dynamic false contour effect compensation (- to compensate for "loss of temporal uniformity" due to change from 127th grey level to 128th grey level page 222, left column, last three lines of the first paragraph).
- 3.1a Furthermore, insofar as D2 discloses applying motion correction in one of either:
 - a vertical direction; or
 - a horizontal direction
 - i.e. of the components GHI and IQRSTUVW of the "vector of motion" (- Fig. 5), the lesser of the two, is used in determining the corrected value (- page 223, left column, middle paragraph), D2 is also considered to disclose:
 - "the motion vector field is restricted to discrete motion vectors [which] have a more symmetrical arrangement",
 - (- i.e. the vertical and horizontal directions equally dividing up the vector space).
- 3.1b In addition, insofar as the direction and magnitude of the discrete motion vector selected according to the teaching of D2 is optimised to include all pixels GHI and

QRSTUVW representing componenct vectors of the "vector of motion" in the "boundary of 127/128" (- Fig. 5 of D2), D2 is also considered to disclose:

"the exchanged motion vector serves for calculating an optimised correction trajectory that determined at which pixel positions along the [discrete] motion vector the correction values are placed for dynamic false contour compensation"

Accordingly, so far as understood, the subject matter of present independent claim 1 is not considered novel over D2 within the meaning of Article 33(2) PCT.

- 3.2 Further, insofar as D2 also discloses using said method in a plasma display panel (- Plasma Display Panel Page 221, left column, second paragraph, line 1), the subject matter of independent claim 7 is also considered to lack novelty within the meaning of Article 33(2) PCT.
- 3.3 Further, insofar as D2 discloses (- cf. dependent claim 5):
 - the correction values are distributed among a number of pixels (- Pixel positions J, K Fig. 4) which are located among a motion vector determined for a pixel of the picture,
 - the subject matter of dependent claim 5, so far as understood, is also not considered novel over D2 within the meaning of:Article 33(2) PCT.
- 3.4 Furthermore, insofar as mentioned in D2 that the display of any digital signal on a display apparatus comprising discrete pixel elements involves a rounding down process (- cf. dependent claims 2-4), i.e. see
 - "When an image is moving at 3.5 [P/F], for instance, the speed of the image on the screen repeats v=3 and 4 [P/F]" (- page 223, right column, second last paragraph, lines 3-6),

and insofar as that it is implicit that this rounding process would apply equally to both vector components of a motion vector, i.e. whether said components comprise either the vertical or horizontal component of the motion vector, the subject matter of dependent claims 3-4 are also not considered novel over D2 within the meaning of Article 33(2) PCT

- 3.5 It is acknowledged that D2 fails to disclose the steps of converting that component of the motion vector which is of largest value, as mentioned in dependent claim 2.
 - However, insofar as D2 discloses only ever using that component of the motion vector which has the smallest value (- "choose the direction with the lesser number" page 223, left column, middle paragraph, line 6), said step of rounding down is not considered to provide any effect over that, which would have been expected by the person skilled in the art, were said step not to have taken place.

Accordingly, so far as understood, the respective subject matters of dependent claim 2 is not considered to involve an inventive step over D2 within the meaning of Article 33(3) PCT.

- 3.6 The subject matter of claim 6 is distinguished from D2 in that D2 fails to disclose or suggest the steps therein of calculating pixel positions which are used for correction value distribution.
- 3.6a In addition, none of the other available prior art documents, either alone or in combination, suggest or imply subject matter claimed in respect of dependent claim 6.

Accordingly, the subject matter of dependent claim 6 is considered to comprise new and inventive subject matter. Furthermore, dependent claim 6 is considered to meet the requirements of Articles 33(2)(3) PCT

Re Item VI

Certain documents cited (Rule 70.10 PCT)

D3 was published after the priority date of the present application, but the priority 4.1 date of D3, i.e. 07 August 1998, is eleven months earlier than that of the present application (- see also Rules 64.3 and 70.10 PCT). Furthermore it is noted that insofar as e.g. D3 discloses a method for processing video pictures for a display device having a plurality of luminous elements, said method involving (- cf. preamble of claim 1 and features of dependent claim 6):

sub-fields (- Fig. 5);

pixel positions (- [SPEC0808]x_n, [SPEC0808]y_n - table of Page 5, paragraph 28); and

motion vectors (- "motion vector V = (Vx, Vy)" - page 5, line 26)

both the present application and the disclosure of D3 appear to be directed to substantially the same subject matter.

The Applicant is therefore subsequently reminded that though D3 cannot be considered as prior art within the meaning of Articles 33(2)(3) PCT for the purposes of an International Preliminary Examination Report, when the present application enters the national phase under Article 39(1) PCT, the subject matter of D3, in at least some Contracting States, may nevertheless be considered prior art. For example, under the European Patent Convention, the subject matter of D3 would be considered prior art within the meaning of Article 54(3) EPC, which merely prevents D3 from being used in the assessment of inventive step.

4.2 The Applicant is further reminded in this respect that the characterisation portion of independent claim 1 (- Rule 6.3(ii) PCT), in respect of the usefulness of the conversion of the motion vectors to "a more symmetrical form" (- so far as understood, i.e. through the rounding method of dependent claim 2) for dynamic false contour effect compensation, does not appear to be supported by the description.

Re Item VII

Certain defects in the international application

6.1 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, i.e. it being noted that D1, in common with the subject matter of independent claim 1, discloses a method of processing video pictures (- Fig. 24), said method involving: a display device (- "using the PDPs" - column 4, line 26) having a plurality of luminous elements;

video fields divided into a plurality of subfields (- Figs. 3a-6b and 9); and using motion vectors (- "motion vector MV" - Fig. 25 and column 21, lines 12-15 and 41-46) to determine corrected subfield code words for dynamic false contour effect compensation (- "can reduce occurrence of moving image false edges" - column 4, lines 38-40),

and as such appears to disclose the closest prior art (- Article 33(2) PCT).

6.2 The description should be in conformity with the claims as required by Rule 5.1(a)(iii) PCT.



Claims

- Method for processing video pictures for display on a 1. display device having a plurality of luminous elements 5 corresponding to the pixels of a picture, wherein the time duration of a video frame or video field is divided into a plurality of sub-fields (SF) during which the luminous elements can be activated for light emission in small pulses corresponding to a sub-field code word which is used for brightness control, wherein motion 10 vectors (MV) are calculated for pixels, characterized in that, the motion vectors (MV) are converted to a more symmetrical form and wherein the motion vectors (MV) in the symmetrical form are used to determine corrected 15 sub-field code words for dynamic false contour effect compensation.
 - 2. Method according to claim 1, wherein the following steps are used for motion vector conversion:
- 20 first, the smallest motion vector component S is selected where $S=\min\left(V_x,V_y\right)$ with V_x and V_y being the motion vector components;

second, the ratio R between S and the other motion vector component V_i is calculated, where $R=V_i/S$ and $V_i=max(V_x,V_y)$, with $i\in[x,y]$;

third, the ratio R is rounded and the other motion vector component V_i is updated according to the formula $V_i' = round(R) \cdot S$.

30 3. Method according to claim 1 or 2, wherein the motion vector components are rounded to integer values before the conversion in the symmetrical form, wherein in the rounding step the vector components are rounded down irrespective of their rational component value.

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- 4. Method according to one of claims 1 to 3, wherein subfield code word entry shifts are calculated for pixels
 in dependence of the corresponding motion vectors and
 wherein a rounding step is performed for each shift component during sub-field code word entry shift calculation, wherein in the rounding step the shift components
 are rounded down irrespective of their rational component value.

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- 5. Method according to one of claims 1 to 3, wherein a correction for dynamic false contour effect compensation is made by calculating correction values on signal amplitude level and distributing the correction values
- among a number of pixels which are located along a motion vector (MV) determined for a pixel of the picture.
 - 6. Method according to claim 5, wherein the pixel positions $P_i = \left(\Delta_x^i, \Delta_y^i\right)$ which are used for correction value distribu-
- tion are calculated with the formulae $\Delta_x^i = i \times \frac{V_x}{N}$ and

 $\Delta_y^i = i \times \frac{V_y}{N}$, where N is the number of pixels over which the correction value is to be distributed corresponding to the length of the motion vector $\vec{V} = \left(V_x; V_y\right)$, where i is an index running from 1 to N, wherein a specific rounding process is used for correction pixel location, wherein if the rational component value of a pixel coordinate Δ_x^i , Δ_y^i is in a first range, the pixel coordinate is rounded down, wherein if the rational component value of a pixel coordinate is in a second range, the pixel coordinate is rounded up and down thus leading to two dif-

ferent correction positions in parallel, and wherein if

the rational component value of a pixel coordinate Δ_{x}^{i} ,

 $\Delta_{\,\,y}^{i}$ is in a third range, the pixel component is rounded up.

7. Use of the method according to one of the claims 1 to 6 in a plasma display device for dynamic false contour compensation.